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**From:** Glenn, Trey [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=C1F10FEC3149420597E6581C2586E25E-GLENN, ONIS]  
**Sent:** 10/5/2018 3:23:17 PM  
**To:** Ross, David P [ross.davidp@epa.gov]; Leopold, Matt (OGC) [Leopold.Matt@epa.gov]  
**CC:** Forsgren, Lee [Forsgren.Lee@epa.gov]; Fotouhi, David [fotouhi.david@epa.gov]; Palmer, Leif [Palmer.Leif@epa.gov]; Walker, Mary [walker.mary@epa.gov]; Gettle, Jeaneanne [Gettle.Jeaneanne@epa.gov]; Blake Ashbee (ashbee.blake@epa.gov) [ashbee.blake@epa.gov]; Jenkins, Brandi [Jenkins.Brandi@epa.gov]  
**Subject:** Comments on FDEP's draft assumption rule package  
**Attachments:** proposed 3rd set of comments to FDEP on draft Rule Package v2.docx; ATT00001.htm

David & Matt

Attached are the third and final round of comments we have on the draft rule package that FDEP sent us on Sep 21. This was our first look at the actual rule package so there are a number of comments.

There are essentially two types of comments. The first are more regulatory in nature noting when we cannot track or find specific requirements in the FDEP package. The second type of comments (primarily related to the handbook) are made for clarity or small corrections.

The Region 4 Water Protection Division and Office of Regional Counsel have looked at these comments and believe the comments are consistent with the requirements needed for 404 assumption. We have also coordinated with OW and OGC who have reviewed the attached.

We believe that these comments are ready to send to FDEP so that the State can finalize their rule package for public notice.

Thanks

Trey Glenn